1 WILLIAM H. DU BOIS SBN, 46661 LAW OFFICES OF TRABACK, DU BOIS & IKUMA 2 5674 Stoneridge Drive, Suite 201 Pleasanton, CA 94588 Ph. (925) 463-3311 Fax. (925) 463-3818 4 Email: whdubois@mindspring.com 5 Attorney for Defendant Sompol Chaloeicheep 6 7 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 8 OAKLAND DIVISION 9 10 UNITED STATES OF AMERICA, Case No.: CR11-00035-PJH 11 Plaintiff, STIPULATION ALLOWING DEFENDANT TO TRAVEL WITHIN THE 12 VS. STATE OF CA AND [PROPOSED] **ORDER** 13 SOMPOL CHALOEICHEEP, 14 **Defendant** 15 16 GOOD CAUSE APPEARING, IT IS HEREBY STIPULATED by the parties through 17 their counsel that defendant Sompol Chaloeicheep may travel for business throughout the State 18 of CA. 19 1. U.S. Pretrial Services is currently supervising Mr. Chaloeicheep. To date Mr. 20 Chaloeicheep has fulfilled all the conditions of his pre-trial release since his arrest in 21 this matter. He has voluntarily and consistently appeared at every court appearance 22 without fail. 23 Mr. Chaloeicheep would like permission from this court to travel throughout the 24 State of CA for business. He is thus prepared to, and will, provide all documentation 25 of his itinerary as the trips develop. 26 3. Assistant United States Attorney, Stephen Corrigan, the prosecutor assigned to this 27 matter, has no objection to the requested travel. 28

1	4.	4. Mr. Paul Mamaril, who is the U.S. Pretrial Services Officer currently supervising		
2		Mr. Chaloeicheep, does not have any o	objection to the requested travel as long as Mi	
3	Chaloeicheep complies with the terms of the proposed order.			
4	5. Mr. Chaloeicheep, prior to his travels, will meet with Pretrial Services and provide			
5		all requested information regarding tra	vel arrangements, including his itinerary and	
6		contact information where he may be reached in each destination during his stay		
7		there. In addition, Mr. Chaloeicheep is to communicate with Pretrial Services as		
8		directed by the supervising Pretrial Ser	rvices Officer.	
9	6.	All other terms and conditions of Mr.	Chaloeicheep's release shall remain the same	
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L1				
L2		SO STIPULATED.		
L3				
L4	Dated:		/s/	
L5			William H. Du Bois	
L6			Attorney for Defendant,	
L7			SOMPOL CHALOEICHEEP	
L8				
L9	Dated:		/s/	
20			Stephen Corrigan	
21			Assistant United States Attorney	
22				
23		SO ORDERED.	1120	
24	Date: November 23, 2011		HONORABLE LAUREL BEELER,	
25			United States District Judge	
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